Late See (11)

The Eazette



of Andia

PUBLISHED BY AUTHORITY

No. 11] NEW DELHI, SATURDAY, MARCH 14, 1959/PHALGUNA 23, 1880

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 4th March

1959 :			
Issue No.	No. and date	Issued by	Subject
32.	f. S.O. 486, dated 2nd March 1959.		Declaration that no person shall without the permission of the Central Government, enter into any Forward Contracts for the sale or purchase of rice or paddy.
	S.O. 487, dated 2nd March 1959.	, Do.	Declaration that sub-sections (1) and (2) of section 17 of the Forward Contracts (Regulation) Act, 1952, shall apply to non-transferable specific delivery contracts in respect of rice and paddy.
	S.O. 488, dated 2nd March 1959.	, Do.	Declaration that no person shall, without the permission of Central Government enter into any non-transferable specific delivery contract for the sale or purchase of rice of paddy.
.33.	S.O. 535, dated 3rd March 1959.	, Ministry of Works, Housing and Supply.	Further amendments to the supplementary Rules issued with Finance Department letter No. 104-CSR, dated 4th February, 1922.
34.	S.O. 536, dated 3rd March 1959.	, Ministry of Home Affairs.	Amendment to Rules issued with Notification No. S.O. 2297, dated 3rd November, 1958.
.35•	S.Os. 537 and 538, dated 4t March, 1959.	h Ministry of Inform- ation and Broadcast- ing.	

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW

New Delhi, the 3rd March 1959

S.O. 543.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that all contracts and other instruments required to be made in the exercise of the executive power of the Union in connection with the purchase of animals from non-official suppliers in France for the Indian Army during 1959 shall be executed on his behalf by the First Secretary (Commercial), Embassy of India, Paris.

{ [No. F. 17(3)/59-J.] } R. S. GAE, Jt. Secy.

MINISTRY OF HOME AFFAIRS

New Delhi-1, the 3rd March 1959

S.O. 544.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, and with reference to rule 4(B) of the Central Civil Services (Conduct) Rules, 1955, the President hereby makes the following rules, namely—

THE CENTRAL CIVIL SERVICES (RECOGNITION OF SERVICE ASSOCIATIONS) RULES, 1959.

- 1. Short title.—These rules may be called the Central Civil Services (Recognition of Service Associations) Rules, 1959.
 - 2. **Definitions.**—In these rules, unless the context otherwise requires—
 - (a) "the Government" means the Central Government:
 - (b) "Government servant" means any person to whom the Central Civil Services (Conduct) Rules, 1955, apply;
 - (c) "Service Association" includes a Federation or a Confederation of Service Associations.
- 3. Service Associations already recognised.—A Service Association which has been recognised by the Government before the commencement of these rules and in respect of which the recognised is subsisting at such commencement, shall be deemed to have been recognised by the Government under these rules and shall continue to be so recognised until the recognition is withdrawn under rule 7.
- 4. Conditions for recognition of Service Associations.—No Service Association shall be recognised by the Government after the commencement of these rules, unless all the following conditions are satisfied, namely—
 - (a) an application for recognition of the Service Association is made with all the information relevant for such recognition;
 - (b) the Service Association is formed primarily with the object of promoting the common service interests of its members;
 - (c) membership of the Service Association is restricted to a distinct category of Government servants having such common interests, all such Government servants being eligible for membership of the Service Association:
 - (d) no person, who is not a Government servant, is connected with the affairs of the Service Association;
 - (e) the executive of the Service Association is appointed from amongst the members only; and

- (f) the funds of the Service Association consist exclusively of subscriptions from members and grants, if any, made by the Government and are applied only for the furtherance of the objects of the Service Association.
- 5. Conditions subject to which recognition is granted.—Every Service Association recognised or deemed to have been recognised under these rules shall comply with the following conditions, namely:—
 - (a) the Service Association shall not send any representation or deputation except in connection with a matter which is of common interest to members of the Service Association;
 - (b) the Service Association shall not espouse or support the cause of individual Government servants relating to service matters;
 - (c) the Service Association shall not maintain any political fund or lend itself to the propagation of the views of any political party or politician;
 - (d) all representations by the Service Association shall be submitted through proper channel, and shall, as a normal practice, be addressed to the Secretary or Head of the Department or Office;
 - (e) a list of members and office bearers, an up-to-date copy of the rules and an audited statement of accounts of the Service Association shall be furnished to the Government annually through proper channel after the general annual meeting so as to reach the Government before the 1st day of July each year;
 - (f) any amendment of a substantial character in the rules of the Service Association shall be made only with the previous approval of the Government; and any other amendment of minor importance shall be communicated through proper channel for transmission to the Government for information;
 - (g) the previous permission of the Government shall be taken before the Service Association seeks affiliation with any other Union, Service Association, or Federation;
 - (h) the Service Association shall not start or publish any periodical magazine or bulletin without the previous approval of the Government;
 - (i) the Service Association shall cease to publish any periodical, magazine or bulletin, if directed by the Government to do so on the ground that the publication thereof is prejudicial to the interests of the Central Government, the Government of any State or any Government authority or to good relations between Government servants and the Government or any Government authority;
 - (j) the Service Association shall not do any act or assist in the doing of any act which, if done by a Government servant, would contravene any of the provisions of rules 5, 6, 8, 9, 13 and 17 of the Central Civil Services (Conduct) Rules, 1955;
 - (k) the Service Association shall not address any communication to a foreign authority except through the Government which shall have the right to withhold it; and
 - (1) communications addressed by the Service Association or by any officebearer on its behalf to the Government or a Government authority shall not contain any disrespectful or improper language.
- 6. Right of recognised Service Associations.—A Federation of a Confederation of Service Association shall offiliate only recognised Service Associations; and if the recognition accorded to any of the Service Associations affiliated to a Federation of a Confederation of Service Associations is withdrawn, the Federation of Confederation of Service Associations shall forthwith dis-affiliate such Service Association.
- 7. Withdrawal of recognition.—If in the opinion of Government, a Service Association recognised under these rules has failed to comply with the conditions set out in rule 4, rule 5 or rule 6, the Government may withdraw the recognition accorded to such Association.
- 8. Relaxation.—The Government may dispense with or relax the requirements of any of these rules to such extent and subject to such conditions as it may deem fit in regard to any Service Association or class of Service Associations.

9. Removal of doubts.—If any question arises as to the interpretation of any of the provisions of these rules, it shall be referred to the Government whose decision thereon shall be final.

[No. 24/23/57-Ests. B.].

8.0. 545.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following further amendments in the Central Civil Services (Conduct) Rules, 1955, namely:—

In the said rules—

- 1. in sub-rule (2) of rule 1, after the first proviso, the following proviso and Explanation shall be inserted, namely:—
 - - (i) ports, docks, wharves or jetties;
 - (ii) defence installations except training establishments;
 - (iii) public works establishments, in so far as they relate to work-charged staff;
 - (iv) irrigation and electric power establishments;
 - (v) mines as defined in clause (j) of section 2 of the Mines Act, 1952 (35 of 1952);
 - (vi) factories as defined in clause (m) of section 2 of the Factories Act, 1948 (63 of 1948); and
 - (vii) field units of the Central Tractor Organisation employing workmen governed by labour laws.
 - Explanation.—For the purposes of this proviso, 'establishment' does not include any office mainly concerned with administrative, managerial, supervisory, security or welfare functions:";
- 2. In rule 6, the word "or" occurring at the end of clause (i) shall be omitted and the following proviso shall be added to that clause, namely:—
 - "Provided that in the case of any Government servant included in any category of Government servants specified in the second proviso to sub-rule (2) of rule 1, nothing contained in this clause shall apply to bonafide expression of views by him as an office-bearer of a trade union of such Government servants for the purpose of safeguarding the service conditions of such Government servants or for securing an improvement therein; or"

[No. 24/23/57-Ests.(B).].

V. VISWANATHAN, Special Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 28th February 1959

S.O. 546.—In exercise of the powers conferred by clause (b) of sub-section (2) of section 3 of the Special Marriage Act, 1954 (43 of 1954), the Central Government hereby makes the following further amendments in the notification of the Government of India in the Ministry of External Affairs No. S.R.O. 3449 (SMA-S3), dated the 20th October, 1955, namely:—

In the Table annexed to the said notification-

 in column 1 for the entry "Egypt, Lebanon, Libya and Alexandria" the entry "United Arab Republic, Lebanon and Libya" shall be substituted;

- (ii) in column 2 of the same entry the words "Consul General, Consulate General of India, Alexandria" may be omitted;
- (iii) for the entries in columns 1 and 2 relating to Syria, the following entries shall be substituted, namely:—

United Arab Republic

Consul General,

(Syrian Reg.on)

Consulate General of India,

Damuscus.

Do,

Vice Consul,

Consulate General of India,

Damascus.

(iv) in the entries in column 2 relating to 'Germany including West Berlin' the words "Second Secretary, Embassy of India, Bonn" after the words "Third Secretary, Embassy of India, Bonn" shall be inserted and for the words "Consul, Consulate of India, Hamburg," the words "Consul General, Consulate General of India, Hamburg" shall be substituted.

[No. F. 27(8)-Cons.I/56.]

G. P. MATHUR, Attache (Consular).

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 4th March 1959

- \$.0. 547.—In exercise of the powers conferred by the provise to article 309 and clause (5) of article 148 of the Constitution, and all other powers hereunto enabling, the President, after consultation with the Comptroller and Auditor General of India in respect of the persons employed in the Indian Audit and Accounts Department, hereby makes the following amendments to the Civil Service Regulations, namely:—
 - In article 907, the full-stop at the end of first sentence shall be deleted and the words "in Form 27" added after the word "pension".
 - 2. In article 916, for the words "as soon as it becomes known that an officer will retire within a period of six months or has proceeded on leave preparatory to retirement" the following words shall be substituted, namely:—
 - "one year before the date on which an officer is due to retire on superannuation or on the date on which he proceeds on leave preparatory to retirement, whichever is earlier."

[No. F. 7(6) - EV/58.]

D. D. BHATIA, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 5th March 1959

S.O.548.—Statement of the Affairs of the Reserve Bank of India, as on the 20th February 1959.

BANKING DEPARTMENT

Liabilities	Rs.	Assets	Rs,
Capital paid up	5,00,00,000	Notes	25,23,72,0
Reserve Fund	80,00,00,000	Rupee Coin	1,45,0
National Agricultural Credit (Long-term Operations) Fund	25,00,00,000	Subsidiary Coin	3,94,0
National Agricultural Credit (Stabilisation)		Bills Purchased and Discounted :-	
Fund	3,00,00,000	(a) Internal	
(a) Government		(c) Government Treasury Bills	5,21,74,0
(1) Central Government	56,77,93,000	Balances held abroad*	32,94,86,0
(2) Other Governments	24,41,90,000	**Loans and Advances to Governments	22,49,43,
(b) Banks	76,55,39,000	Other Loans and Advances	86,12,62,0
(c) Others	115,66,40,000	Investments	261,36,79,
Bills Payable	20,05,17,000	Other Assets	11,94,42,
Other Liabilities]	38,92,12,000		
Total .	445,38,97,000	Total .	445,38,97,

^{*}Includes Cash & Short term Securities.

The item 'Other Loans and Advances' includes Rs. 5,75,31,000 advanced to scheduled banks against usance bills under Section 17(4) (c) of the Reserve Bank of India Act.

Dated the 4th day of March, 1959.

^{**}Includes Temporary Overdrafts to State Governments.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 27th day of February, 1959

Issue Department

Liabilities	Rs.	Rs.	Assets	Rs.	Rs.
Notes held in the Banking De- partment Notes in circulation Total Notes issued	25,23,72,000 1654,63,55,000	16 79 ,87 ,2 7,000	A. Gold Coin and Bullion: (a) Held in India (b) Held outside India Foreign Securities TOTAL OF A B. Rupee Coin Government of India Rupee Securities Internal Bills of Exchange and other commercial paper	117,76,03,000 178,00,8 9, 000	295,76,92,000 132,65,46,000 1251,44,89,00
Total—Liabilities		1679,87,27,000	Total—Assets		16 79, 87 ,27, 00

A DATEST TO SOME

A. BAKSI, Jt. Secy.

(Department of Economic Affairs)

New Delhi, the 5th March 1959

- S.O. 549.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that in the case of the undernoted banking companies, the provisions of section 11 of the said Act shall not apply up to and including the 30th September, 1959:—
 - 1. Moolankuzhi Union Bank Ltd., Thoppumpady.
 - 2. New Citizen Bank of India Ltd., Bombay.
 - 3. Rayalaseema Bank Ltd., Anantapur.

[No. F. 4(142)-BC/58.]

- S.O. 550.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that in the case of the undernoted banking companies, the provisions of section 11 of the said Act shall not apply up to and including the 31st March, 1960:—
 - 1. Adoor Bank Ltd., Adoor.
 - 2. Bank of New India Ltd., Trivandrum.
 - 3 Cochin Nayar Bank Ltd., Trichur.
 - 4. Cochin Union Bank Ltd., Trichur.
 - 5. Colony Bank Ltd., Ludhiana.
 - 6. G. Raghunathmull Bank Ltd., Hyderabad (Dn.).
 - 7. Kerala Commercial Bank Ltd., Trivandrum,
 - 8. Kerala Scrvice Bank Ltd., Trivandrum.
 - 9. National Trust Bank Ltd., Calcutta.
 - 10. Oriental Union Bank Ltd., Kaduthuruthy.
 - 11. Prabartak Bank Ltd., Calcutta.
 - 12, Society Bank Ltd., Tiruvalla,
 - 13. Suburban Bank (Private) Ltd., Trichur.

[No. F. 4(142)-BC/58.]

R. K. SESHADRI, Dy. Secy.

(Department of Revenue)

INCOME-TAX

New Delhi, the 5th March 1959

S.O. 551.—In exercise of the powers conferred by sub-section (2) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922), the Central Government is pleased to appoint Shri J. P. Singh to be a Commissioner of Income-tax.

This notification shall be deemed to have taken effect from the forenoon of 20th February 1959.

[No. 29 (F. No. 55/27/59-IT).]

B. V. MUNDKUR, Under Secy.

(Department of Revenue)

Customs

New Delhi, the 14th March 1959

S.O. 552.—In exercise of the powers conferred by section 188 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby empowers the Collector of

Central Excise, Nagpur, who has been authorised to perform the duties of Customs Collector under the Central Board of Revenue Notification No. 46-Customs, dated the 20th June, 1953, to near appeals from the decisions or orders passed by the Customs Collectors and other officers of Customs subordinate to him under the provisions of the said Act, and directs that any person aggrieved by any decision or order passed by any of the said Customs Collectors or officers of Customs shall appeal therefrom to the Collector of Central Excise, Nagpur to whom such Customs Collector or officer of Customs is subordinate:

Provided that if between the date of the decision or order passed and the date of hearing of the appeal the officer who gave the decision or bassed the order has been promoted to be the Collector of Central Excise, Nagpur, the appeal shall lie to the Central Board of Revenue.

[No. 47.]

M. C. DAS, Dy. Secy.

ORDER

Department of Revenue

STAMPS

New Delhi, the 4th March 1959

S.O. 553.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby remits the duty chargeable under the said Act in the Union territory of Delhi on affidavits executed and filed by displaced persons in support of their claims under the Displaced Persons (Compensation and Rehabilitation) Rules, 1955.

[No. 7-]

D. N. LAL, Under Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 5th March 1959

S.O. 554.—In exercise of the powers conferred by sub-section (2) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922), and in partial modification of all previous notifications on the subject, the Central Board of Revenue hereby directs that with effect from 20th February 1959 (fore-noon), Shri J. P. Singh, who has been appointed by the Central Government to be a Commissioner of Income-tax, shall perform all the functions of Commissioner of Income-tax in respect of such areas or of such persons or classes of persons or such incomes or classes of incomes or such cases or classes of cases as are comprised in the Income-tax Circles, Wards or districts in the State of Delhi and Rajasthan:

Provided that he shall also perform his functions in respect of such persons or of such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority subordinate to him:

Provided further that he shall not perform his functions in respect of such persons or such cases as have been or may be assigned to any Income-tax Authority outside his jurisdictional area.

While performing the said functions the said Shri J. P. Singh shall be designated as the Commissioner of Income-tax, Delhi and Rajasthan with headquarters at Delhi.

Explanatory Note

Note.—The amendments have been necessitated due to the change in the incumbent of the Commissioners' Charge.

(The above note does not form a part of the amendments but is intended to be merely clarificatory.)

[No. 30 (F. No. 55/27/59-IT).]

S.O. 555.—In exercise of the powers conferred by sub-section (6) of Section 5 of the Indian Incometax Act, 1922 (11 of 1922), the Central Board of Revenue hereby makes the following further amendments in the Schedule annexed to its notification SRO 1214 No. 44.—Income-tax, dated 18t July 1952, namely:—

In the said Schedule, after S. No. 40G, the following entry shall be inserted, namely:-

6 3 5 1st Additional Inspecting Assis- Appellate Commissioner 40 H Covenanted Staff of Income-tax, tant Commis-Assistant of Lloyds Bank Income-tax Officer, Dis-trict VA, Ltd., stationed sioner of Income- Commissioner Calcutta. tax, Range VIII, of Income-tax anywhere in the Calcutta. "I" Range, taxable territories. Calcutta. Calcutta.

This notification shall take effect from the 1st April, 1959.

[No. 31 (F. No. 55/287/58-IT).]

CORRIGENDUM

INCOME-TAX

New Delhi, the 27th February 1959

S.O. 556.—In exercise of the powers conferred by sub-section (4) of Section 5 of the Indian Income-tax Act 1922 (11 of 1922), the Central Board of Revenue hereby directs that in their notification S.O. 328 No. 22—Income-tax, dated the 5th February, 1959 published at pages 390-391 of Part II, Section 3(ii) of the Gazette of India, dated the 14th February, 1959 for "13. Estate Duty cum Incometax Circle, Madras" against 'Madras A Range' read "13. Estate Duty cum Incometax Circle, Salem".

[No. 28 (F. No. 50/51/58-IT).]

B. V. MUNDKUR, Under Secy.

CORRIGENDUM

Customs :

New Delhi, the 14th March 1959

S.O. 557.—In the notification of the Central Board of Revenue No. S.O. 331, dated the 14th February, 1959, published at page 392 in Part II, Section 3, subsection (ii) of the Gazette of India of the same date for the words "Customs, dated the 9th September, 1950, namely:—" occurring in the seventh line read "the port of Kandla shall be omitted."

[No. 46/F. No. 54/6/57-Cus.IV.]

S. VENKATARAMAN, Under Secy.

THE MADRAS CENTRAL EXCISE COLLECTORATE

CENTRAL EXCISE

Madras, the 2nd March 1959

8.0. 558.—In pursuance of Rule 5 of the Central Excise Rules, 1944, I empower the Central Excise Officers competent to adjudicate the offence cases under the Central Excises and Salt Act, 1944 and the Central Excise Rules, 1944 to exercise within their respective jurisdictions the powers of a "Collector"

E- ---

conferred by Rule 206(3) of the Central Excise Rules, 1944. The Bond in Form B-11(Sec) may, however, be accepted by the Superintendent of Central Excise concerned.

[C. No. IV/16/207/58 CE(Pol).]

D. R. KOHLI, Collector.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 5th March 1959

S.O. 559.—In exercise of the powers conferred by section 3 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), the Central Government hereby reappoints Shri W. R. Natu, as a member of the Forward Markets Commission for the period commencing on the 7th March 1959 and ending with the 20th February 1960, and nominates him to be the Chairman of the Commission.

[No. 27(1)-TMP/58.]

T. S. KUNCHITHAPATHAM, Under Secy.

New Delhi, the 10th March 1959

S.O. 560.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendment in the Cotton Textiles (Control) Order, 1948, namely:—

In the said Order, after sub-clause (4) of clause 12, the following subclause shall be inserted, namely:—

"(4A) Where a producer applies for a registration certificate after the date specified in sub-clause (3), the Textile Commissioner, if he is satisfied that the producer had sufficient cause for not applying in time, may after making such inquiry as he may consider necessary and on payment of a fee of Rs. 10 (Rupees ten only) per powerloom register the powerloom and issue to the applicant a registration certificate in accordance with sub-clause (4)."

[No. 9(13)Tex(C)/56.]

M. S. SADASIVAN, Under Secv.

RUBBER CONTROL

New Delhi, the 6th March 1959

S.O. 561.—In exercise of the powers conferred by clause (c) of sub-section (3) of section 4 of the Rubber Act, 1947 (24 of 1947) read with sub-rule (3) of rule 3 of the Rubber Rules, 1955, the Central Government hereby notifies the nomination of Shri K. Sivasankara Menon, Director of Agriculture, Government of Kerala as a member of the Rubber Board, and directs that the following amendment shall be made in the notification of the Government of India in the Ministry of Commerce and Industry No. S.O. 2084, dated the 6th October, 1958, namely:—

In the said Notification, for the entry—

"(3) Shri P. D. Nair, Director of Agriculture, Government of Kerala, Trivandrum."

the following entry shall be substituted, namely,

"(3) Shri K. Sivasankara Menon, Director of Agriculture, Government of Kerala, Trivandrum."

[No. F. 15(4)Plant(B)/58.]

COFFEE CONTROL

New Delhi, the 10th March 1959

S.O. 562.—Shri K. Srinivasan, Chairman, Coffee Board, Bengalore, is granted Refused Leave of 39 days with effect from the 19th March, 1959.

Shri G. S. Srinivasan, I.A.S., Chief Coffee Marketing Officer, Coffee Board, Bangalore, shall attend to the duties of the chairman in addition to his duties as Chief Coffee Marketing Officer, until further orders.

[No. 9(49) Plant(B)/58.]

A. J. KIDWAI, Dy. Secy.

ORDERS

New Delhi, the 5th March 1959

S.O. 563/IDRA/6/15/Am(4).—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints (i) Shri Gulabchand Hirachand, Director, Walchandnagar Industries, District Poora, (ii) Dr. Khandheria, General Manager, Bihar Sugar Works, Pachrukhi (N.E. Railway) and (iii) Shri Prabhu, Manager, Sugar & Spirits Section, Parry and Co., Madras, who, in the opinion of the Central Government are persons capable of representing the interests of owners of industrial undertakings engaged in the manufacture or production of alcohol and other products of fermentation industries, as members of the Development Council established for the said scheduled industry and make the following amendments in the Order of the Government of India in the Ministry of Commerce and Industry S.O. 1904/IDRA/6/15, dated the 16th September, 1958, namely:—

In paragraph I of the said Order, after entry No. 5A, the following entries shall be inserted, namely:—

- "5B. Shri Gulabchand Hirachand. Director, Walchandnagar Industries, District Poona.
- 5C. Dr. K. S. Khandheria, General Manager, Bihar Sugar Works, Pachrukhi (N.E. Railway).
- 5D. Shri Prabhu, Manager, Sugar & Spirits Section, Parry & Co., Madras."

[No. 4(45) IA(II)(G)/58.]

- S.O. 564 /IDRA/6/15/Am(5).—In exercise of the powers conferred by section 6 of the Industrics (Development and Regulation) Act, 1951 (65 of 1951), the Central Government, hereby appoints Shri N. Adhikari, c/o Messrs. Bengal Chemical & Pharmaceutical Works Ltd., 164, Manicktola Main Road, Calcutta-1, as a member of the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry S.O. 1904/IDRA/6/15, dated the 16th September 1958 for the scheduled industry engaged in the manufacture or production of alcohol and other products of fermentation Industries, and directs that the following amendment shall be made in the said Order, namely:—
 - In paragraph I of the said Order, under the category of members "being persons who in the opinion of the Central Government have special knowledge of matters relating to the technical or other aspects of the said scheduled industries", after entry No. 9 relating to Dr. M. R. Mandlekar, the following entry shall be inserted, namely:—
 - "9A. Shri N. Adhikari, c/o Messrs. Bengal Chemical & Pharmaceutical Works Ltd., 164, Manicktola Main Road, Calcutta-1."

[No. 4(45)IA(II)(G)/58.]

New Delhi, the 6th March 1959

S.O. 565 /IDRA/6/14/Am(3).—In exercise of the powers conferred by Section 6 of the Industries (Development & Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints Shri Mizar Govinda Pai, c/o Messrs. Mizar Govinda

Annappa Pai & Sons, Mangalore, as a member of the Development Council for the scheduled industries engaged in the manufacture or production of Food Processing Industries, established by the Order of the Government of India in the Ministry of Commerce and Industry S.O. No. 1346/IDRA/6/14, dated the 1st July, 1958, and directs that the following amendment shall be made in the said Order, namely:—

In the entrics against the category of "persons who in the opinion of the Central Government are capable of representing the interests of owners of industrial undertakings in the said scheduled industries" after entry No. 10G relating to Mr. P. L. Roy, the following entry shall be inserted, namely:—

"10H. Shri Mizar Govinda Pai, Merchant, c/o Messrs. Mizar Govinda Annappa Pai & Sons, P.B. No. 108, Bunder, Port Road, Mangalore-1 (S. India)."

[No. 4(51)IA(II)(G)/58.]

S.O. 566/IDRA/6/13/Am(6).—In exercise of the powers conferred by section 6 of the Industries (Development & Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints Shri Waman P. Joshi, Proprietor, Messrs. J. P. & Co., Hyderabad, as a member of the Development Council for Oil-based and Plastics Industries, established by the order of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 205, dated the 4th March, 1958, for the scheduled industries engaged in the manufacture and production of Soaps, Paints and Plastics and directs that the following amendment shall be made in the said Order, namely:—

In paragraph 1 of the said Order under the category of members "being persons who in the opinion of the Central Government have special knowledge of matters relating to the technical or other aspects of the said scheduled industries" after entry No. 16C relating to Shri B. Maitra, the following entry shall be inserted, namely:—

"16D. Shri Waman P. Joshi, B.Sc., Proprietor, Messrs. J. P. & Co., 17/1, Industrial Area, Azamabad, Hyderabad (Andhra Pradesh)."

[No. 5(32) IA(II)(G)/58.]

A. K. CHAKRAVARTI, Under Secy.

(Indian Standards Institution)

New Delhi, the 4th March 1959

S.O. 567.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed, have been established during the period 16th to 28th — February 1959.

		THE SCHEDULE	3
Sl. No.	No. and title of the Indian Standard established	No. and title of the Indian Standard or Standards, if any, superseded by the new Indian Standard	Brief Particulars
1	2	3	4
I	IS:865-1958 Method for Determination of Colour Pastness of Textile Materials to Decatizing.	-,	This standard prescribes methods for determination of colour fastness of textile materials to the action of steam as employed in the decatizing of wool fabrics. Two tests, one for mild decatizing and the other for severe decatizing, are prescribed. (Price Re. 1000.)

1	2	3	4
2	IS:911-1958 Specification for Braided Air Hose, Heavy Duty		This standard prescribes the requirements and the methods of test for air hose, heavy duty, with cotton or rayon braided reinforcement for pneumatic tools, rock drill and mining.
	IS:912-1958 Specification for Braided Air Hose, Light Duty	••	(Price Rs. 1-50) This standard prescribes the requirements and the methods of test for braided air hose, light duty, with cotton or rayon braided reinforcement for compressed air and pneumatic tools. (Price Rs. 1-50)
4	IS:913-1958 Specification for Braided Water Hose, High Pressure	••	This standard prescribes the requirements and the methods of test for water hose, high pressure, with cotton or rayon braided reinforcement used for car washing and spraying of mild solutions of insecticides. (Price Rs. 1-50)
5	IS:914-1958 Specification for Braided Water Hose, Low Pressure	••	This standard prescribes the requirements and the methods of test for water delivery hose with cotton or rayon braided reinforcement, suitable for working pressures up to 7.0 kg per sq cm (or 100 lb per sq. in.) (Price Rs. 1.50)
6	IS:916-1958 Specification for 18- Litre Square Tins	• •	This standard covers the requirements for 18-Litre square tins manufactured from tinplate, (Price Rs. 1.50)
7	IS:982-1959 Method for Determination of Colour Fastness of Textile Materials to Carbonizing with Aluminium Chloride		This standard prescribed a method for determining the colour fastness of textile materials to the manufacturing operation designed to remove vegetable impurities by treatment with aluminium chloride at high temperatures. The method is mainly applicable to materials containing wool particularly those containing acetate rayon or polyamide fibres as well (Price Re. 1.00)
8	IS:983-1958 Method for Determination of Colour Pastness of Textile Materials to Alkaline Milling.		This standard prescribes a method for the determination of colour fastness of textile materials to alkaline milling. The method is mainly applicable to materials containing wool. (Price Re 1.00)
9	IS:1163-1958 Specification for Covering Chocolate	••	This standard prescribes the requirements and methods of test for covering chocolate. (Price Rs. 2-50)
10	IS:1164-1958 Specification for Cocoa-Powder	••	This standard prescribes the requirements and methods of test for cocoapowder. (Price Rs. 1.50)
11	IS:1198-1958 Code of Practice for Laying and Maintenance of Linoleum Floors		This code covers methods of lying sheet linoleum on different types of sub-floors and the maintenance of linoleum floors, (Price Rs. 1-50)

Copies of these Indian Standards are available for sale with the Indian Standards Institution 'Manak Bhavan' 9 Mathura Road, New Delhi-1 and also at its Branch Offices at (i) 40/40A Cawasii Patel Street, Fort, Bombay-1 (ii) P-11 Mission Row Extension, Calcutta-1(iii) 2/21First Line Beach, Madras-1.

S.O. 568.—In exercise of the powers conferred by sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies the issue of errata slips, particulars of which are given in column (4) of the Schedule hereto annexed, in respect of the Indian Standards specified in column (2) of the said Schedule

THE SCHEDULE

Sl. N o.	No. and title of Indian Standard	No and date of Gazette Notification in which es- tablishment of Indian Standard was notified	Particulars of Errata Slip Issued
I	2	3	4
1	IS:393-1952 Specification for Ink, Stamp-Pad	S.R.O.1958 dated 26th March 1955 volur	In Appendix B, page 4, col. 2, substitute the following for these first five lines of clause B-3·4: 'B-3·4 Calculation—Calculate on the basis that 7·4543 g of potassium dichromate is equivalent to 0·8 ml. of glycerine. Glycerol (glycerine). percent by 8N(A-20BC)' me =

Copies of this errata slip are available, free of cost, with the Indian Standards Institution, 'Manak Bhavan', 9 Mathura Road, New Delhi-1 and also at its Branch Offices at (i) 40/40A Cawasji Patel Street, Fort, Bombay-1, (ii) P-11 Mission Row Extension, Calcutta-1 and (iii) 2/21 First Line Beach, Madras-1.

[No. MDC/11(10)]

New Delhi, the 5th March 1959

S. O. 569.—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the marking fee per unit for Ink, Drawing, Waterproof, Coloured, Transparent and Opaque, and Ink, Drawing, Waterproof, Black, details of which are given in the Schedule hereto annexed, has been determined and the fee shall come into force with effect from 16th March 1959.

THE SCHEDULE

S1, No.		No. and title of relevant Indian Standard	Unit	Marking fee per Unit
I. 2.	proof, Coloured, Trans- parent and Opaque	Drawing, Water- proof, Coloured, Transparent and Opaque	ining 1/2 or of Drawing Ink. (ii) One Gross Bottles, each bottle containing 1 on of Drawing Ick. (i) One Gross Bottles, each bottle	ii) 40 naye Paise
			(ii) One Gross Bottles, each bottle containing 1 oz of Drawing Ink.	(ii) 40 гаус Paise

8.0. 570.—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules. 1955, the Indian Standards Institution hereby notifies that the Standard Marks, designs of which together with the verbal description of the design and the title of the relevant Indian Standard are given in the Schedule hereto annexed, have been specified.

These Standard Marks for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952 and the jules and regulations framed thereunder, shall come into force with effect from 16th March 1959.

THE SCHEDULE

Serial No.	Design of the Standard Mark	Indian Standard	Verbal description of the design of the Standard Mark
(1)	(2)	(3)	(4)
ı.	<u> </u>	IS: 788-1955 Specification for Ink, Drawing, Waterproof, Coloured, Transparent and Opaque.	The monogram of the Indian Standards Institution consisting of letters ISI drawn in the exact style and relative proportions as indicated in column (2) the number designation of the Indian Standard being inscribed in the top side of the monogram as indicated in the design.
2.	\$:7 6 %	IS: 789-1955 specification for Ink, Drawing, Water- proof, Black.	Do.

[No. MDC 11(5)]

8.0. 571.—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955 the Indian Standards Institution hereby notifies that amendments to the Indian Standards given in the Schedule hereto annexed have been issued under the powers conferred by sub-regulation (1) of regulation 3 of the said regulations.

THE SCHEDULE

SI. No.	No. and title of the Indian Standard amended	No. and date of Gazette Notification in which the establishment of the Indian Standard was notified	No. & date of Amendment	Brief Particulars of Amendment	Date of effect of the Amendment
(1)	(2)	(3)	(4)	(5)	(6)
I	IS: 705-1955 Specification for Dry Battery Operated Community Radio Receivers (Tentative).	No. 23 dated 4th June 1955.	No. 3 March 1959.	The existing clause 3·3, sub clause 3·3·1 and sub-sub-clause 3·3·1 and sub-sub-clause 3·3·1 and sub-sub-clause 3·3·1 and sub-sub-clauses 3·3·1·1 and 3·3·1·2	15th March 1959.

(1)	(2)	(3)	(4)	(5)	(6)
2	IS: 706-1955 Specification for AC Mains Operated Community Radio Receivers (Tentative).	No. 23 dated 4th June 1935.	No. 3 March 1959.	The existing clause 3.3, sub clause 3.3 I and sub-sub-clause 3.3 I have been deleted and substituted by the new clause 3.3, sub-clause 3.3 I and sub-sub-clauses 3.3 I I and 3.3.1.2	1959
3	IS: 1036-1953 Specification for 6-Volt Accumulator-Operated Community Radio Receivers.	No. 2120 dated 29th June 1957.	No. 1 March 1959.	The existing caluse 3:3,	15th Merch 1959

Copies of these amendment slips are available, free of cost, with the Indian Standards Institution, 'Manuk Bhavan', 9 Mathura Road, New Delhi-1 and also at its Branch Offices at (i) 40/40A Cawasji Patel Street, Fort, Bombay-1, (ii) P-11, Mission Row Extension, Clacutta-1, and (iii) 2/21 First Line Beach, Madras-1.

[No. MDC 11(9).]

C. N. MODAWAL, Deputy Director (Marks)

MINISTRY OF STEEL, MINES AND FUEL

(Department of Iron and Steel)

New Delhi, the 3rd March 1959

S.O. 572/ESS. COMM/IRON AND STEEL-2(c)/AM(37).—In exercise of the powers conferred by sub-clause (c) of clause 2 of the Iron and Steel (Control) Order, 1956, the Central Government hereby directs that the following further amendment shall be made to the notification of the Government of India, in the Ministry of Steel, Mines and Fuel, No. S.R.O. 2041/ESS/COMM/IRON AND STEEL-2(c), dated the 11th June, 1957, as amended from time to time, namely:—

In the Schedule annexed to the said notification, in columns 2 and 3 thereof, against 'OTHERS', the following entry shall be added, namely:—

I	2	3	
) (Deputy Secretary to the Government of India, Ministry of Transport and Communications, Department of Transport Wing, New Delhi,	4 and 5"	

[No. SC(A)-1(20).]

New Delhi, the 9th March 1959

S.O. 573/Ess. Comm/Iron & Steel-15 (1) AM-(1).—The following Notification issued by the Iron and Steel Controller under proviso to Clause 15(1) of the Iron and Steel (Control) Order, 1956 is published for general information.

"NOTIFICATION

In exercise of the powers conferred by proviso to sub-clause (I) of Clause 15 of the Iron and Steel (Control) Order, 1956 and with the approval of the Union Government, the Iron and Steel Controller hereby notifies the following special concessional Col. I and Col. II maximum selling

prices for prime quality steel Skelp to be supplied by M/s. Tata Iron and Steel Co., Ltd., and Controlled Stockholders respectively to the manufacturers of Engineering Goods for fabricatins Iron and Steel products for Export purposes only :-

> Maximum prices per ton for all Rail head Stations in India

	· · _ · · · · · · · · · · · · · · · · ·					
Base price	Materials				Col. II For sales by Controlled Stock-holders.	
Item No.						
•			Untested Rs.	Tested Rs.	Untested Rs.	Tested Rs.
r, Skelp .		•	550 · 74	560 · 74	580.74	595 74
			542.04	551.88	571.76	586.33

(N.B.: -Figures shown above the line indicate process per Long ton and figures shown below the line indicate prices per Metric ton.)

The above prices for prime quality Skelp are subject to the terms and conditions of sale by the Main Producers and Controlled Stockholders respectively as given under Schedule IV of the Notification published in the Gazette of India Part II Sec. 3(ii) dt. 1-11-1958 under S.O. 2249-ESS. COMM/IRON & STEEL. 15(1) & 27(1). These prices will come into force with effect from the date on which they are published in the Gazette of India and notwithstanding the rates at which order has been booked and/or materials paid for, shall apply to all deliveries effected on or that date. All indents for supply of Skelp by M/s. Tata Iron and Steel Co., Ltd., to which the above concessional prices are applicable at Col. I rates shall be placed through the Iron and Steel Controller, Calcutta and shall be franked "Export Promotion" under a seal of that organisation and signed by an Officer not below the rank of a Deputy Iron and Steel Controller. Indents for supply of materials at Col. II concessional prices from the specified Controlled Stockholders shall be placed on the Controlled Stockholders direct on the authority of the Quota Certificates issued by the Deputy Chief Controllers (Export Promotion) at Madras, Bombay and Calcutta and the Deputy Director of Export Promotion, Ministry of Commerce and Industry, New Delhi. In lents from the Controlled Stockholders for reimbursement of stocks should be duly supported by the Quota Cartificates cashed by them and for which re-imbursement is sought.

> A. S. BAM. Iron and Steel Controller."

[No. SC (A)2(296)/58].

J. S. BAIJAL, Under Secy.

(Dep remeat of Mines and Fuel)

Delhi, the 5th March 1959 New

S. O. 574. —In exercise of the powers conferred by sub-rule (2) of rule 11, clause (b) of subrule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following amendments in the Schedule to the notification of the Government of India in the Department of Mines and Fuel (Ministry of Steel, Mines and Fuel) S. O. No. 2154, dated the 10th October, 1958, namely :-

	(1) in Part I, after the existing entries, the following entries shall be inserted, namely:						
66	ı	2	3	4			
Office of Mini	f the Controller ng Labour, Nagpur.	Controller of Mining	Controller of Mining	'All.";			

ι,	(1)	(2)	(3)	(4)	(5)	
Office of the of Mining pur.	Controller Leases, Nag-	, , ,			· · · · · · · · · · · · · · · · · · ·	
All posts.		Controller of Mining Leases.	Controller of All. Mining Leases.		Joint Secretary, De- partment of Mines and Fuel (Ministry of Steel, Mines and Fuel).	
(3) in	Part III, afi	er the existing entrie	s, the following en	tries shal	ll be inserted, nemely:—	
" (1	1)	(2)	(3)	—· (4)	(5)	
	Controller og sev, Nagpur.	r	·		- `	
All posts,		Controller of Mining Leases.	Controller of Mining Leases	All.	Deputy Secretary, Department of Mines and Fuel (Ministry of Steel, Mines & Fuel),"	
					[No. 25 (27)/57-MIV(i).]	
Civil Servi hereby ma cation of t and Scienti	of sub-ru ices (Clas kes the fo he Gover flc Resear	ie (2) of rule 14 sification, Control ollowing further in nment of India i ch No. S.R.O. 615	and sub-rule (l and Appeal) amendments in in the late Mir , dated the 28tl	1) of r Rules, the Sc nistry o	ule (2) of rule 11, ule 23 of the Central 1957, the President hedule to the notified Natural Resources 1957, namely:—ading "Office of the	

In the said Schedule, in Parts I, II and III, the heading "Office of the Controller of Mining Leases, Nagpur" and all the entries relating thereto shall be omitted.

[No. 25(27)/57-MIV(ii).]

B. N. RAMAN, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

CORRIGENDA

New Delhi, the 6th March 1959

S.O. 576.—In S.O. 1123, dated the 12th June, 1958, under serial No. 17—Tobacco, unmanufactured, below the heading 'Flue Cured Virginia', in class III, before the word "Bits" add the letter and comma 'B,'.

[No, 4-1/58-C(E).]

B. R. KAPOOR, Under Secy.

MINISTRY OF HEALTH

New Delhi-2, the 28th February 1959

S.O. 577.—In exercise of the powers conferred by section 33 of the Drugs Act, 1940 (23 of 1940), the Central Government after consultation with the Drugs

Technical Advisory Board, hereby makes the following further amendment in the Drugs Rules, 1945, the same having been previously published as required by the said section, namely:—

In the said rules, for sub-rule (1) of rule 124, the following shall be sub-stituted, namely:—

"124(1')—The Indian Pharmacopoeia, the Pharmacopoeia of the United States, the National Formulary of the United States, the International Pharmacopoeia and the State Pharmacopoeia of the Union of Soviet Socialist Republics shall be deemed to be prescribed pharmacopoeias for the purpose of the Schedule to the Act."

[No. F. 7-94/58-D.].

T. V. ANANTANARAYANAN, Under Secy.

MINISTRY OF IRRIGATION AND POWER

New Delhi, the 27th February 1959

S.O. 578.—In exercise of the powers conferred by the proviso to sub-rule (1) of rule 45 of the Indian Electricity Rules, 1956, the Central Government hereby exempts all works executed departmentally by Railways for or on behalf of the Central Government from so much of that sub-rule as requires such works to be carried out by an electrical contractor licensed by the State Government in whose area the works are executed.

[No. EL.III-353(12).]

ORDER

New Delhi, the 3rd March 1959

- **S.O.** 579.—In exercise of the powers conferred by sub-rule (2) of rule 133 of the Indian Electricity Rules, 1956, and in supersession of the Government of India. Ministry of Irrigation and Power Order No. EL-III-353(14)/58, dated the 4th March, 1958, the Central Government hereby directs that the provisions of:—
 - (i) proviso (a) to rule 118,
 - (ii) clause (a) of sub-rule (1) of rule 119, and
 - (iii) sub-rule (7) of rule 123

of Chapter X the said rules shall be relaxed in the case of the use of-

- (1) One Ruston Bucyrus 3·3 K.V., electric shovel No. RB 21663, complete with one 125 H.P., 3300 volts, main driving motor No. R225414, one 4·5 KVA, 3300/110 volts auxiliary transformer No. 51 B 272, one 125 HP, 3300 volts auto transformer starter with isolator, No. SOK, 967995/1/2.
- (2) One Ruston Bucyrus, 3·3 K.V., electric shovel No. RB 21664, complete with one 125 H.P., 3300 volts, main driving motor No. 226920, one 4·5 KVA. 3300/110 volts auxiliary transformer No. 42 B 272, one 125 HP, 3300 volts auto transformer starter with isolator No. SOK 967995/1/2, being the property of the Neyveli Lignite Corporation Private Limited;

in the quarriable areas of the lignite mine at Neyveli, to the extent (1) that the working voltage of the main driving motors of the said transportable excavating machines may not exceed 3300 volts, (ii) that the transformers and associated equipment may not be fixed machines while moving from one place to another when installed on the portable shovel, and (iii) that the length of the flexible cable with each of the transportable machines may not exceed 1,000 ft. respectively, and that the relaxation shall be subject to the following conditions namely:—

(1) the excavating machines shall be worked with due care so as to avert danger arising out of any electrical defect, and the insulation resistance of the high voltage circuit, including the main driving motors, shall not be less than 10 megohms;

(2) the flexible trailing cables for use with the excavating machines shall be worked with due care so as to avert any danger arising out of it, shall be of adequate size and of the type 324 of B.S.S. 1116/1956, and shall be connected to the electricity supply system and the machines by properly constructed connector boxes:

Provided that the aforesaid relaxation shall be valid only for such time as the said machines are in use in the mine and that the information shall be given to the Central Government through the Electric Inspector of Mines as soon as any of the machines is taken out of the mine.

[No. EL-III-3(7)/58.]

N. S. VASANT, Officer on Special Duty.

MINISTRY OF WORKS, HOUSING AND SUPPLY

New Delhi, the 5th March 1959

S.O. 580.—In exercise of the powers conferred by sub-section (2) of section 1 of the Rajghat Samadhi (Amendment) Act, 1958 (37 of 1958), the Central Government hereby appoints the 9th day of March, 1959 as the date on which the said Act shall come into force.

[No. W-14(56)/57.]

S.O. 581.—In exercise of the powers conferred by sub-sections (1) and (2) of section 4 of the Rajghat Samadhi Act, 1951 (41 of 1951), the Central Government hereby nominates the following persons as members of the Rajghat Samadhi Committee, namely:—

Officials

- (1) Shri A. D. Pandit, Chief Commissioner, Delhi.
- (2) Shri D. C. Sharma, Senior Superintendent of Police, Central District, Delhi,
- (3) Shrì N. N. Khanna, Superintending Engineer, 1st Circle, C.P.W.D., New Delhi.

Non-Officials

- (1) Kaka Saheb Kalekar.
- (2) Shri G. Ramachandran, Secretary, Gandhi Samarak Nidhi, New Delhi.
- (3) Shri Brij Krishan Chandiwala, Delhi.
- and appoints Shri K. C. Reddy, Minister of W., H. & S., New Delhi as the Chairman of the said Committee and further notifies that the following Members of Parliament have been elected as members of the said Committee in pursuance of clause (d) of sub-section (1) of the said section 4.
 - (1) Shrimati Sucheta Kripalani,
 - (2) Her Highness Maharni Vijaya Raje Scindia of Gwalior.
 - (3) Shri Ganga Sharan Sinha.

[No. W~14(56)57.]

S. CHAUDHURI, Dy. Secy.

MINISTRY OF REHABILITATION

(Office of the Chief Settlement Commissioner)

New Delhi, the 6th March 1959

S.O. 582.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Claims) Supplementary Act, 1954 (No. 12 of 1954), the Central Government hereby appoints Shri Tara Chand Aggarwal as Deputy Chief Settlement Commissioner for the purpose of performing the functions assigned to such Commissioner by or under the said Act.

[No. 11-A(52)-59/CSC/AI-I.]

S.O. 583.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri Tara Chand Aggarwal as Deputy Chief Settlement Commissioner for the purpose of performing the functions assigned to such Commissioner by or under the said Act.

[No. 11-A(52)-59/CSC/AI-II.]

New Delhi, the 9th March 1959

S.O. 584.—In exercise of the powers conferred by Section 5 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), the Central Government hereby appoints Shri R. L. Aggarwal for the time being holding the post of Appellate Officer as Deputy Custodian General for the purpose of discharging the duties assigned to such Officer by or under the said Act, with effect from the date he took over as such, in addition to his own duties as Appellate Officer.

[No. 16(21)-Admn(Prop)/58.]. M. L. PURI, Settlement Commissioner (Admn.) & Ex-Officio Under Secy.

(Office of the Chief Settlement Commissioner)

New Delhi, the 6th March 1959

- S.O. 585.—In exercise of the powers conferred on me by sub-section (2) of Section 10 of the Displaced Persons (Claims) Supplementary Act, 1954 (12 of 1954), I have delegated to Shri Tara Chand Aggarwal, Deputy Chief Settlement Commissioner with effect from 28th February, 1959, the following powers of the Chief Settlement Commissioner:—
 - Power to call for the record of any case decided by the Settlement Officer and pass order in the case under provision to sub-section (3) of Section 4 of the said Act.
 - Special power of revision under Section (5) of the said Act in respectof cases decided under the Displaced Persons (Claims) Act, 1950-(44 of 1950).

[No. 11-A (52)-59/CSC/AI-III,].

- S.O. 586.—In exercise of the powers conferred on me by sub-section (2) of Section 10 of the Displaced Persons (Claims) Supplementary Act, 1954 (12 of 1954), I have delegated to Shri Tara Chand Aggarwal, Deputy Chief Settlement Commissioner, with effect from the 28th February, 1959, the following powers of the Chief Settlement Commissioner, namely:—
 - Power to transfer cases to Settlement Officers by general or special order under sub-section (1) of Section 4 of the said Act.
 - Power to require a Settlement Officer to appoint one or more persons to advise him in any proceeding pending before him, under subsection (2) of Section 6 of the said Act.
 - 3. Power to transfer any case pending before a Settlement Officer to another Settlement Officer under Section 7 of the said Act.

No. 11-A(52)-59/CSC/AI-IV.1

- S.O. 587.—In exercise of the powers conferred on me by sub-section (2) of Section 34 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), I hereby delegate to Shri Tara Chand Aggarwal, Deputy Chief Settlement Commissioner, with effect from the 28th February, 1959, the following powers of the Chief Settlement Commissioner:—
 - 1. Power to hear appeals under Section 23 of the said Act.
 - 2. Power to hear revisions under Section 24 of the said Act.

[No. 11-A (52)-59/CSC/AI-V.]

ORDER

New Delhi, the 5th March 1959

S.O. 588.—In exercise of the powers conferred by sub-section (2) of Section 34 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), I, Shri L. J. Johnson, I.C.S., Chief Settlement Commissioner, hereby, in addition to the powers already conferred under notification No. 3(50)/58-Policy II, dated the 4th December, 1958, delegate to Shri Kartar Singh Chadha, P.C.S., Settlement Commissioner, Punjab, the powers conferred upon me under Section 24(ii) of the said Act for the purpose of passing necessary orders under this section in so far as they relate to the custody, management and disposal of property (including agricultural land) in the State of Punjab in a rural area as defined in clause (f) of rule 2 of the Displaced Persons (Compensation and Rehabilitation) Rules, 1955, which forms part of the Compensation Pool.

[No. 3(50)/58-Policy II.]

L. J. JOHNSON, Chief Settlement Commissioner.

DELHI DEVELOPMENT AUTHORITY

New Delhi, the 4th March 1959

S.O. 589.—Whereas, I, G. Mukharji. Vice-Chairman, Delhi Development Authority and Competent Authority, under the Slum Area (Improvement and Clearance) Act, 1956 (No. 96 of 1956) on a report from my officers and other information in my possession, am satisfied that the most satisfactory method of dealing with the conditions in the slum areas described in the schedule below, is the demolition of all the buildings in the area.

Now, therefore, I, under the powers vested in me under section 9 (1) of the said Act, hereby deleare the areas mentioned in the schedule below to be clearance areas.

SCHEDULE

Serial N o.	Ward No.	House No.	Lacality
ı XII	North-West	ah) bounded as follows:— Ram Bagh. Raliway Line. Raliway Station & Raliway Line. Boundary of Western Yamuna Canal Closure Scheme.	
2	XIV	1537-1556-2827-2890 and 289 3-	Sarai Khalil.
3	XIV	3357- 2892, 3358, 3371 & 3372-77.	Near Sarai Khalil.

[No. F. 2 (5)/58-Sc.] G. MUKHARJI, Competent Authority.

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 3rd March 1959

S.O. 596.—In pursuance of section 16 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government re-employs Shri V. R. Mahadevan as Chief Accounts Officer in the Employees' State Insurance Corporation from the 15th December, 1958 (F.N.), to the 14th December, 1959 (A.N.).

[No. HI-5(12)/58.]

BALWANT SINGH, Under Secy.

New Delhi, the 3rd March 1959

S.O. 591.—Whereas immediately before the Employees' Provident Funds Act, 1952 (19 of 1952), became applicable with effect from the 1st October, 1956, to the factory known as the Indian Medical Practitioners' Co-operative Pharmacy and Stores Ltd., Lattice Bridge Road, Adyar, Madras-20, there was in existence a provident fund common to the employees employed in the factory, to which the said Act applies and the employees in their Regional Offices and Sales Depots mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by section 3 of the said Act, the Central Government hereby directs that the provisions of that Act shall also apply to the said Regional Offices and Sales Depots of the factory.

SCHEDULE

- The Indian Medical Practitioners' Cooperative Pharmacy and Stores Ltd., Regional Office, 20/320, Peddibhotlawari Street, Governor Peta, Vijayawada-2.
- The Indian Medical Practitioners' Cooperative Pharmacy and Stores Ltd., Regional Office, Calicut Cooperative Urban Bank Buildings, Kallal Road, Calicut-2.
- The Indian Medical Practitioners' Cooperative Pharmacy and Stores Ltd., Regional Office, 88, Arcot Sereeniva Sachari Street, Bangalore, Mysore State.
- The Indian Medical Practitioners' Cooperative Pharmacy and Stores Ltd., Sales Depot, 19, Vysya Hostel Buildings, Kachiguda Station Road, Hyderabad-2, Andhra Pradesh.
- The Indian Medical Practitioners' Cooperative Pharmacy and Stores Ltd., Sales Depot, 4/186, Mount Road, Madras-2.

[No. PF-II-9(42)/58.]

S.O. 592.—In pursuance of clause (a) of sub-paragraph (1) of paragraph 3 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby nominates Shri K. N. Subramanian, I.C.S., Joint Secretary to the Government of India in the Ministry of Labour and Employment, as the Chairman of the Board of Trustees (Central Board) and makes the following further amendment in the notification of the Government of India in the Ministry of Labour No. S.R.O. 1861, dated the 31st October, 1952, namely:—

In the said notification, for entry No. 1, the following entry shall be substituted, namely:—

"1. Shri K. N. Subramanian, I.C.S., Joint Secretary to the Government of India, Ministry of Labour and Employment, New Delhi—Chairman."

[No. PF.II.1(3)/58.]

New Delhi, the 5th March 1959

S.O. 593.—In exercise of the powers conferred by section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following amendments in the Rajasthan Coal Mines Provident Fund Scheme published with the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 32, dated the 11th February, 1958, namely:—

1. In paragraph 2-

- (a) for clause (k), the following clause shall be substituted, namely:
 - "(k) "period of membership" means in respect of a member the period beginning with the day on which he was employed in the coal mine wherefrom he qualifies for the membership of the Fund and ending with the date on which the amount standing to his credit in the Fund and refundable under paragraph 40 is tendered for payment:
 - Provided that in any case where the date on which a member was employed cannot be ascertained, the first day of the quarter in which he qualified for membership of the Fund shall be deemed to be the date on which he was employed in the coal mine.'

- (b) after clause (l), the following clause shall be inserted, namely:—
 - "(m) "total emoluments" means the total cash emoluments inclusive of all allowances, overtime, compensation for guaranted wage, additional payments for difficult and arduous work, remuneration for paid holidays, whether earned while on duty or on any kind of leave with pay, but does not include-

 - (i) bonus under the Rajasthan Coal Mines Bonus Scheme; (ii) any travelling allowance or the value of any travelling concession; (iii) any sum paid to the person employed to defray special expenses entitled on him by the nature of his employment; (iv) any gratuity payable on discharge;

(vii) any ex-gratia payment. (vi) any commission; and (vii) any ex-gratia payment."

- (c) the existing clause (m) shall be renumbered as clause (n).
- 2. In the Explanation under paragraph 6 after the words "will continue to be payable", the words and figures "till the 31st December, 1958, and thereafter in accordance with Table II" shall be inserted.
 - 3. In paragraph 8—
 - (i) in sub-paragraph (1), for the words "specified in the following table" the words and figure "specified in Table I below" shall be substituted.
 - (ii) the existing table shall be renumbered as Table I.
 - (iii) in Table I for the heading "Monthly rated employees whose rates of basic wages exceed rupees thirty per month" the heading "Rates of contribution for all members" shall be substituted.
 - (iv) after Table I, the following table shall be inserted, namely:— "Table II

(Rates of contribution for all members for any wage-period ending after the 31st December, 1958.)"

Rate of Provident Fund contribution.

Member's contribution

Employer's contribution

6½% of total emoluments rounded off to the nearest nava paise

61% of total emoluments rounded off to the nearest naya paisa

- (iv) after sub-paragraph (2), the following sub-paragraphs shall be inserted, namely:—
 - "(3) If any doubt arises as to whether a particular payment is a part of total emoluments or not, the matter shall be decided by the Commissioner whose decision shall be final;
 - (4) For the purpose of ascertaining the amount of a member's contribution or any employer's contribution payable in terms of Table II, total emoluments shall, in the first instance, be rounded off to the nearest rupee by treating 50 naye paise or more as a rupee and ignoring sums less than 50 naye paise."
- 4. In sub-paragraph (2) of paragraph 12—
 - (i) for the words and figures..."the 31st March, 1956" the words and figures "the 31st March, 1958" shall be substituted.
 - (ii) before the proviso the following proviso shall be inserted, namely:—
 - "Provided that the contribution relating to the period 1st April, 1956 to 31st March, 1958, shall be deposited by the employer by such date and with such statements as the Commissioner may direct.
 - (iii) in the existing proviso after the word 'Provided' the word 'further' shall be inserted.
- 5. In paragraph 38 for the first proviso to sub-paragraph (2) the following proviso shall be substituted namely:-
 - "Provided that when the amount standing at the credit of the member has become payable, interest shall thereupon be credited under this subparagraph for the period upto the end of the month following the date of tender of payment,"

6. In Form 'H' the word and brackets "(large)" shall be omitted and before the column for "Remarks" the following column shall be inserted, namely:-

"Date on which the person was employed."

7. The amendments at items 1(a) and 6 above shall be deemed to have come into force with effect from the 10th August, 1957, and that at item 5 from the 1st February, 1958.

(No. P.F.I/2(150)/58.)

New Delhi, the 6th March 1959

S.O. 594.—Whereas immediately before the Employees' Provident Funds Act, 1952 (19 of 1952), became applicable with effect from the 1st August, 1956, to the factory known as Messrs. G. Claridge and Company Limited, Caxton House, Frcre Road, Fort, Bombay-1, there was in existence a provident fund common to the employees employed in the factory, to which the said Act applies and the employees in their Head Office at Brady House, 12/14, Veer Nariman Road, Bombay-1;

Now, therefore, in exercise of the powers conferred by section 3 of the said Act, the Central Government hereby directs that the provisions of that Act shall also apply to the Head Office of the said factory situated at Bombay,

[No. PF.II-7(2)/59.]

S.O. 595.—Whereas immediately before the Employees' Provident Funds Act, 1952 (19 of 1952), became applicable with effect from the 1st August, 1956, to the factory known as the Indian Vegetable Products Ltd., Arched Bungalow Road, Ghorupdeo, Bombay-10, there was in existence a provident fund common to the employees employed in the factory, to which the said Act applies and the employees in their Head Office at Forbes Building, Home Street, Fort, Bombay-1:

Now, therefore, in exercise of the powers conferred by section 3 of the said Act, the Central Government hereby directs that the provisions of that Act shall also apply to the Head Office of the said factory situated at Bombay.

[No. PF.II-7(3)/59.]

S.O. 596/BDLB/Am(8)/59.—In pursuance of clause 4 of the Bombay Dock Workers (Regulation of Employment) Scheme, 1956, the Central Government hereby appoints the Senior Deputy Director General, Shipping, Bombay, to be a member of the Bombay Dock Labour Board vice the Deputy Director General, Shipping, Bombay, and makes the following further amendment in the notification of the Government of India in the Ministry of Labour No. S.R.O. 2635, dated the 8th November, 1956, namely:—

In the said notification, under the heading—"Members representing

Central Government," in item (5) for the entry "Deputy Dire
General, Shipping, Bombay" the entry "Senior Deputy Dire
General, Shipping, Bombay" shall be substituted. "Deputy Director

[No. Fac.170(2)/57.]

New Delhi, the 9th March 1959

S.O. 597.—In pursuance of sub-section (2) of Section 9 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948) and in supersession of the late Ministry of Labour Notification No. PF.16(25), dated the 28th May, 1952, the Central Government hereby specifies each of the persons mentioned in the schedule hereto annexed as the authority who may sanction the making of a report of the facts constituting an offence under the Coal Mines Bonus Scheme published with the Notification of the Government of India in the late Ministry of Labour No. PF.16(1)/48, dated the 3rd July, 1948.

THE SCHEDULE

- The Chief Labour Commissioner (Central), New Delhi.
 The Regional Labour Commissioner (Central), Dhanbad.
 The Regional Labour Commissioner (Central), Calcutta.
 The Regional Labour Commissioner (Central), Jabalpur.
 The Regional Labour Commissioner (Central), Bombay.

S.O. 598.—In pursuance of sub-section (2) of Section 9 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby specifies each of the persons mentioned in the Schedule below as the authority who may sanction the making of a report of the facts constituting an offence under the following schemes, namely, the Andhra Pradesh Coal Mines Bonus Scheme, 1952, the Rajasthan Coal Mines Bonus Scheme, 1954, and the Assam Coal Mines Bonus Scheme, 1955, published with the notifications of the Government of India in the late Ministry of Labour No. S.R.O. 1705, dated the 4th October, 1952, S.R.O. 3643, dated the 17th December, 1954 and S.R.O. 2041, dated the 8th Scptember, 1955 respectively, to the extent specified in the Schedule below:—

THE SCHEDULE

- 1. The Chief Labour Commissioner (Central), New Delhi (for all the three schemes mentioned above).
- The Regional Labour Commissioner (Central), Madras) (for the Andhra Pradesh Coal Mines Bonus Scheme, 1952).
- 3. The Regional Labour Commissioner (Central), Jabalpur (for the Rajasthan Coal Mines Bonus Scheme, 1954).
- The Regional Labour Commissioner (Central), Calcutta (for the Assam Coal Mines Bonus Scheme, 1955).

[No. PFI.1 (13) /59-II.]

P. D. GAIHA, Under Secy.

ORDERS

New Delhi, the 4th March 1959

S.O. 599.—Whereas the Central Government is of the opinion that an industrial dispute exists between M/s Bird & Company (Private) Limited P.O. Sijua and their workmen in respect of the matters specified in the Schedule hereto annexed; And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

- (i) Whether the management of M/s Bird & Company (Private) Ltd., P.O. Sijua, Dhanbad, is justified in placing Shri K. P. Sinha, Zamindari Gomasta, Chief Mining Engineer's Office, Sijua, in Grade II.
- (ii) If not, to what Grade the workman is entitled and with effect from what date?

[No. LRII-2(186/58.]

New Delhi, the 6th March 1959

S.O. 600.—Whereas the Central Government is of the opinion that an industrial dispute exists between the employers in relation to the Ballarpur colliery and their workmen in respect of the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal with Shri F. Jeejeebhoy, Chairman, Labour Appellate Tribunal, as the Presiding Officer with headquarters at Bombay and refers the said dispute for adjudication to the said Industrial Tribunal.

SCHEDULE

Whether the management of Ballarpur Colliery was justified in placing Shri Mustafa Khan, Fitter, in Category VIII under the Award of the All India Industrial Tribunal (Colliery Disputes) and if not, to what relief he is entitled.

[No. LRII-2(167)/58.]

K. D. HAJELA, Under Secy.

CORRIGENDUM

New Delhi, the 3rd March 1959

S.O. 601.—In the notification of the Government of India in the Ministry of Labour & Employment No. S.O. 712, dated 24th April, 1958, published on page 475 of the Gazette of India, Part II, Section 3, sub-section (i), dated the 3rd May 1958—for the entry against item (3) Substitute: "Shri MOOL CHAND DAGA, M.L.A., Representative of the State Legislative Assembly."

[No. MIII-21(3)56.]

P. N. SHARMA, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 9th March 1959

S.O. 602.—In exercise of the powers conferred by sub-section (2) of section 5 of the Cinematograph Act, 1952 (37 of 1952), the Central Government hereby directs that the film entitled "The Haunted Strangler" and its trailer produced by Metro Goldwyn Mayer, U.S.A. shall be deemed to be uncertified films in the whole of India.

[No. 8/16/58-FC.]

D. R. KHANNA, Under Secy.